

than in the indelible mark he left on Barbara Thompson, a former student and colleague of his. Captured recently by the daily paper, The Tallahassee Democrat, she cogently characterized him as “. . . someone I could go and get real good advice from like a daughter . . . As a student, I confided in him. As a colleague, I confided in him.”

A Jacksonville native, “Bob” Mungen played under the legendary Coach A.S. Jake Gaither in three choice positions as quarterback, defensive back and running back on the FAMU football team. His prowess in playing those positions were so remarkable that Coach Gaither superlatively dubbed him as “. . . the most versatile athlete I ever coached.”

Professor Mungen served as head football coach at Edward Waters College in Jacksonville and later on at Knoxville College in Tennessee before coming back to FAMU in 1961. Assigned to the physical education department, he took over the men’s tennis program and served in this capacity until his retirement in 1997.

In his role as teacher and coach, he gained the confidence of countless parents who saw in him as the educator par excellence. They entrusted him with the future of their children, fully confident that they too would learn from him the tenets of scholarship and the pursuit of academic excellence under the rigors of a no-nonsense discipline and personal responsibility. In times of crises crowding his students’ quest for learning, his forthright guidance was one that verged on faith in God and confidence in one’s ability to survive the vicissitudes of life.

Indeed, our FAMU family is deeply touched and comforted by the undaunted leadership and personal warmth he exuded to those who came to him through the longevity of his service. This is the genuine legacy he bequeathed to those of us he left behind. In a special way, I am privileged to be a grateful alumnus of a great institution of learning, graced bountifully by his remarkable contributions.

NOMINATION OF JEFFREY SUTTON  
TO THE UNITED STATES COURT  
OF APPEALS FOR THE SIXTH  
CIRCUIT

**HON. STEVE ISRAEL**

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

*Wednesday, April 30, 2003*

Mr. ISRAEL. Mr. Speaker, I rise to express my deep concern over the President’s nomination of Jeffrey Sutton to the United States Court of Appeals for the Sixth Circuit. According to a recent editorial in the New York Times, Mr. Sutton has pursued an extremist agenda against the employment rights of women with breast cancer as well as victims of domestic violence.

Here is what the New York Times reported on April 28th.

“Mr. Sutton argued a landmark disability rights case in the Supreme Court. Patricia Garrett, a nurse at an Alabama state hospital, asserted that her employer fired her because she had breast cancer, violating the Americans with Disabilities Act. Mr. Sutton argued that the Act did not protect state employees like Ms. Garrett. His states’-rights argument narrowly won over the court, and deprived millions of state workers

of legal protection. He also invoked federalism to urge the court to strike down the Violence Against Women Act. It did so, 5 to 4, dismantling federal protection for sexual assault victims.”

Mr. Speaker, I am proud to be a moderate and independent Member of this House. I don’t believe that extremism on either end of the spectrum can solve the challenges facing our nation. But I am concerned about a pattern of judicial nominations by the Administration which would fill our benches with the most ideologically driven nominees at the most extreme right of the conservative movement. Nominating an individual who has sought to dismantle federal protections against victims of domestic violence and who has advocated denying a woman with breast cancer legal protection is deeply disturbing.

I insert “Another Ideologue for the Courts” in today’s RECORD, and urge my colleagues to consider it:

[From the New York Times, Apr. 28, 2003]

ANOTHER IDEOLOGUE FOR THE COURTS

It seems likely that Jeffrey Sutton, a nominee to the United States Court of Appeals for the Sixth Circuit in Cincinnati, will be confirmed by the Senate this week. But it is important to recognize why he was selected, and how he fits the Bush administration’s plan for an ideological takeover of the courts. Whichever way the Senate votes on him, it must insist that the administration start selecting judges who do not come with a far-right agenda.

There is no shortage of worthy judicial nominees. Federal courts are filled with district court judges, Republicans and Democrats, who have shown evenhandedness and professionalism, and many would make fine appeals court judges. State courts are overflowing with judges and lawyers known for their excellence, not their politics.

The Bush administration, however, has sought nominees whose main qualification is a commitment to far-right ideology. Mr. Sutton is the latest example. He is an activist for “federalism,” a euphemism for a rigid states’-rights legal philosophy. Although federalism commands a narrow majority on the Supreme Court, advocates like Mr. Sutton are taking the law in a disturbing direction, depriving minorities, women and the disabled of important rights.

Mr. Sutton argued a landmark disability rights case in the Supreme Court. Patricia Garrett, a nurse at an Alabama state hospital, asserted that her employer fired her because she had breast cancer, violating the Americans With Disabilities Act. Mr. Sutton argued that the act did not protect state employees like Ms. Garrett. His states’-rights argument narrowly won over the court, and deprived millions of state workers of legal protection. He also invoked federalism to urge the court to strike down the Violence Against Women Act. It did so, 5 to 4, dismantling federal protection for sexual assault victims. Mr. Sutton has said that he was only doing his job, and that his concern was building a law practice, not choosing sides. But throughout his career, he has taken on major cases that advance the conservative agenda. He has left little doubt in his public statements that he supports these rulings.

At his confirmation hearing, Mr. Sutton faced protesters with guide dogs and wheelchairs, who were upset about his role in rolling back disability law. Naturally, they urged the Senate to reject him. But the senators’ duty to advise and consent goes beyond their vote on any particular nominee. They must make it clear that in a nation brimming with legal talent, it is unacceptable to focus the search for federal judges on a narrow group of ideologues.

U.S. GOLD AWARD FOR MEREDITH  
ELLIS OF GIRL SCOUT TROOP 4043

**HON. LANE EVANS**

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

*Wednesday, April 30, 2003*

Mr. EVANS. Mr. Speaker, today I would like to salute an outstanding young woman who has been honored with the Girl Scouts of the USA Gold Award by Girl Scouts of the Mississippi Valley, Inc. in Rock Island, Illinois. She is Meredith Ellis of Girl Scout Troop 4043.

She is being honored for earning the highest achievement award in Girl Scouting. The Girl Scout Gold Award symbolizes outstanding accomplishments in the areas of leadership, community service, career planning, and personal development. The Girl Scout Gold Award can be earned by girls ages 14–17 or in grades 9–12.

Girl Scouts of the USA, an organization serving over 2.6 million girls, has awarded more than 20,000 Girl Scout Gold Awards to Senior Girl Scouts since the inception of the program in 1980. To receive the award, a Girl Scout must fulfill five requirements: earn four interest project patches, earn the Career Exploration Pin, earn the Senior Girl Scout Leadership Award, earn the Senior Girl Scout Challenge, and design and implement a Girl Scout Gold project. A plan for fulfilling the requirements of the award is created by the Senior Girl Scout and is carried out through close cooperation between the girl and an adult Girl Scout volunteer.

As a member of the Girl Scouts of the Mississippi Valley, Inc., Meredith began working toward the Girl Scout Gold Award in June 1999. Meredith worked with her partner Maria Witte on painting a wall mural for a local gymnastics facility.

The earning of the Girl Scout Gold Award is a major accomplishment for Meredith and I believe she should receive the public recognition due her for this significant service to her community and her country.

HONORING JUDGE VERNELIS K.  
ARMSTRONG

**HON. MARCY KAPTUR**

OF OHIO

IN THE HOUSE OF REPRESENTATIVES

*Wednesday, April 30, 2003*

Ms. KAPTUR. Mr. Speaker, I rise today to honor a very special constituent, United States District Court Magistrate Judge Vernelis K. Armstrong, on the occasion of her receipt of the Ohio Women’s Bar Association’s Justice Alice Robie Resnick Award of Distinction. This award is the OWBA’s highest award for professional excellence and is bestowed annually on a deserving attorney who exhibits leadership in the areas of advancing the status and interests of women and in improving the legal profession in the state of Ohio. It gives me great pleasure to wish Judge Armstrong my warmest congratulations on this truly special occasion.

The Honorable Vernelis K. Armstrong is a U.S. Magistrate Judge for the Northern District